251	IN THE UNITED STATES DISTRICT COURT	
252	FOR THE EASTERN DISTRICT OF PENNSYLVANIA	
253		
254		
255		
256	COMITÉ DE APOYO A LOS	CIVIL ACTION
257	TRABAJADORES AGRÍCOLAS, et al.,	
258	Plaintiffs,	No. 09-240
259		
260	v.	
261		
262	HILDA SOLIS, et al	
263		
264		
265	<u>ORDER</u>	
266	A	
267	AND NOW, this _8 day of December, 2011, it is hereby ORDERED that:	
268	1. Plaintiffs' Motion for Further Relief to Compel Compliance with Court Orders	
269	(Docket No. 127) is DENIED , and	
270	2. It is further ORDERED that on and after January 1, 2012 the Department of	
271	Labor, in administering the H-2B program, is ENJOINED from utilizing the H-2B wage	
272	regulation of December 19, 2008 (73 Fed. Reg. 78020) unless the Department of Labor	
273	is barred by (1) an injunctive decree of any court, or (2) a federal statute, from utilizing	
274	the H-2B Wage Rule of January 19, 2011 (76 Fed. Reg. 3452) in administering the H-2B	
275	program.	
276		BY THE COURT:
277		; •
278 279		Pollak, J.